IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CIVIL REVISION APPLICATION No 506 of 1998 And

CIVIL REVISION APPLICATION No 507 of 1998

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

1. Whether Reporters of Local Papers may be allowed : NO

to see the judgements?

2. To be referred to the Reporter or not? : NO

3. Whether Their Lordships wish to see the fair copy : NO

of the judgement?

4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?

5. Whether it is to be circulated to the Civil Judge? : NO

PATEL SHANTILAL BHULABHAI

Versus

BHATT SUBHADRABEN KANAIYALAL

Appearance:

MR NS DESAI for Petitioners

MR MURALI N DEVNANI for Respondent No. 1

None present for other Respondents

CORAM : MR.JUSTICE S.K.KESHOTE Date of decision: 08/02/2000

ORAL JUDGEMENT

#. Heard the learned counsel for the parties.

- #. Civil Revision Application was admitted on 20.11.1998 and the interim relief has been granted directing therein to the respondents to maintain status quo in respect of the suit property.
- #. It is not in dispute that the interim relief granted by this court is continuing till this date. Both the courts have granted interim relief in favour of the plaintiff respondent No.1, but this court has ordered to both the parties to maintain status quo. The suit out of which this civil revision application has arisen is of the year 1992. Interest of justice would be served in case the interim relief granted by this court is continued till the decision of the suit. Learned trial court is directed to decide the suit finally within a period of six months from the date of the receipt of the writ of this order or certified copy thereof whichever is earlier. Civil Revision Applications and the rule therein stand disposed of accordingly with no order as to costs.

(pathan)